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नई दिल्ली, शनिवार, जुलाई 1, 1978 (आषाढ 10, 1900)

No. 26]

NEW DELHI, SATURDAY, JULY 1, 1978 (ASADHA 10, 1900)

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इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके। Separate paging is given to this Part in order that it may be filed as a separate compilation.

भाग IV PART IV

गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं [Advertisements and Notices issued by Private Individuals and Private Bodies]

LOST

The Industrial Finance Corporation Bonds Nos. BY 000635 and BY 000636 of the 5½% Industrial Finance Corporation Bonds 1978 for Rs. 10,000/- each, originally standing in the name of the Reserve Bank of India, and last endorsed to Sarvashri K. V. Mehta, A. N. Bolar and E. G. Andrade the proprietors, by whom they were never endorsed to any other person having been lost, notice is hereby given that the payment of the above Bonds and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of duplicates in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the above mentioned Bonds.

Name of the Advertisers—Sarvashri K. V. Mehta, A. N. Bolar and E. G. Andrade (Trustees, Baloise Insurance Co. Ltd. Provident Fund).

Address—C/o The Oriental Fire & General Insurance Co Ltd., Orient House, 3rd floor, Mangalore St., Ballard Estate, Bombay—400038.

LOST

The Government Promissory Note No. Ms 017097 of the National Defence Gold Bonds 1980-A Series for 10 grammes originally standing in the name of Shri K. R. Narayana Iyer of Kambarasampettai by whom it was never endorsed, to any other person having been lost, notice is hereby given that the payment of the above Note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Madras, and that application is about to be made for the issue of duplicate for payment of the discharge value/in favour of the proprietor. The Public are cautioned against

purchasing or otherwise dealing with the above $\mbox{\sc mentioned}$ security/ties.

Name of the advertiser—Smt. S. Jayalakshmi

(Succession Certificate Holder)

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NOTICE

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BY ORDER Controller of Publications

CHANGE OF NAMES

I, hitherto known as GURUNATH SAHU son of BOD-DAIAH, employed in Chatham Range Section, Govt. Saw Mill, Chatham Port Blair, Andaman Forest Department, residing at Haddo. Port Blair, Andamans have changed my name and shall hereafter be known as THFIAKALA GURUNADHA SAHU son of THFLAKALA APPANNA

It is certified that I have complied with other legal requirements in this connection.

GURUNATH SAHU [Sd. (in existing) old name]

(109)

I, hitherto known as THAPU ORAON son of (Late) BAIJU ORAON, employed service as Mail Man in RMS "H" DN Silguri, residing at Mallaguri P.O. Pradhan Nagar, DT-Darjeeling, have changed my name and shall here after be known as LAURENCE EKKA.

It is certified that I have complied with other legal requirements in this connection.

THAPU ORAON [Sd. (in existing) old name]

I, hitherto known as RAM PRASAD GOWD son of (Late) FIRANGI GOWD, employed as Rakshak in Inspector/RPF/Loco Shop P.O. Kanchrapara, Dist. 24 Parganas, West Bengal, residing at C/o. Inspection/RPF/Loco Shop, P.O. Kanchrapara, Dist. 24 Parganas, West Bengal, have changed my name and shall hereafter be known as RAM PRASAD SHAW.

It is certified that I have complied with other legal requirements in this connection.

RAM PRASAD GOWD [Sd. (in existing) old name]

I, hitherto known as KALLU LAL son of SUKHU RAM, employed as Peon in P.A.O. (F) A.G. U.P. II, Alld. resident at No. 10, Carippa Road, New Cant. Allahabad have changed my name and shall hereafter be known as SANT SURENDRA DAS.

It is certified that I have complied with other legal requirements in this connection.

KALLU LAL [Sd. (in existing) old name]

I, hitherto known as ANAND MOCHI son of Shri SARYUG RAM, employee as Lower Division Clerk in Central Mining Research Station Dhanbad (Bihar), resident of Anand Bhawan, Jaiptakash Nagar, Dhanbad, have changed my name and shall hereafter be know 1 of ANAND RAM.

It is certified that I have complied with other legal requirements in this connection.

ANAND MOCHI [Sd. (in existing) old name]

I hitherto known as PHOOL CHAND s/o SHYAMA, employed as I ineman telephones (L.M.T.) Andheri, Bombay, Telephones residing at Ram Nihore Ki-Chawl, Ketki Pada Dhar Khadi Dahisar, Bombay-68, have changed my name and shall hereafter be known as PHOOL CHAND SHYAMA

It is certified that I have complied with other legal requirements in this connection.

PHOOL CHAND [Sd. (in existing) old name]

I, hitherto known as Kumari PRATIBHA WAMAN SAT-PUTE daughter of Shri WAMAN PANDURANG SATPUTE, employed as Inspector, Central Excise in the office of the Assistant Collector of Central Excise, Kalyan-I, Division, Kalyan, residing at Adwait Society, Din Dayed Marg, Dombivali (west), Ta'uka, Kalyan have changed my name and shall hereafter be known as Mrs. PRATIBHA VISWANATH SANT.

It is certified that I have complied with other legal requirements in this connection.

Km. PRATIBHA WAMAN SATPUTE [Sd. (in existing) old name]

I, hitherto known as RAM CHANDRA RAJAK son of Shri SHITAL RAJAK, employed as R.S.A. in O/O A.E. Carrier Patna, residing at Carrier Station Telephone Kendra,

Patna-1, have changed my name and shall hereafter be known as RAM CHANDRA ARUN.

It is certified that I have complied with other legal requirements in this connection.

RAM CHANDRA RAJAK [Sd. (in existing) old name]

I, hitherto known as JHOULI MOCHI son of Sri KARI MOCHI, employed as R.S.A. in O/O the A.E. Carrier, Mokameh, residing at Repeater Station Hathidah, P.O. Hathidah, Distt Patna, have changed my name and shall hereafter be known as JHOULI DAS VIDHU.

It is certified that I have complied with other legal requirements in this connection.

JHOULI MOCH! [Sd. (in existing) old name]

I, hitherto known as RAM KRISHAN son of Shri UDHO DASS, employed as J.E.P. (I) in the Delhi Telephones resident at 1032, Trinagar, Delhi-110035, have changed my name and shall hereafter be known as RAM KRISHAN SACH-DEVA.

It is certified that I have complied with other legal requirements in this connection.

RAM KRISHAN [Sd. (in existing) old name]

• I, hitherto known as Miss ASHALATA KISHORE LOOK-HANDE, daughter of KISHORE LOKHANDE, employed as Technical Assistant in Food Corporation of India, resident at Chaurasia Building, Akot File Akola, have changed my name and shall hereafter be known as Mrs. LATA AJAY SOMKUWAR.

It is certified that I have complied with other legal requirements in this connection.

Miss A. K. LOOKHANDE [Sd. (in existing) old name]

I, hitherto known as Smt. LAJWANTI AINSHIRAM SHARMA employed as Lab 'B', C.W. Section, T. No. /50 Ammunition Factory, Kirkee, Poona-3, residing at P.W.D. Quarter No. 21-Boom No. 7, Pimpri Colony, Poona-17, have changed my name and shall hereafter be known as Smt. LAJWANTI AINSHIRAM ROCHLANI.

It is certified that I have complied with other legal requirements in this connection.

Smt. L.A. SHARMA [Sd. (in existing) old name]

I, hitherto known as Miss SUMITRA SHIVANDAS NAR-WANI daughter of Shri SHIVANDAS NARWANI employed as Assistant GraJe III (General) in the office of the Joint Manager (Port Operations) Food Corporation of India New Kandla (Kutch), Gujarat, residing at Qr. No. S.E.X. 87, Adipur P.O., Kutch, Gujarat, have changed my name and shall hereafter be known as Mrs. NAMRATA HARISHCHANDRA RAICHANDANI.

It is certified that I have complied with other legal requirements in this connection.

Miss S. S. NARWANI [Sd. (in existing) old name]

I. hitherto known as BHAGWANI KANAYO CHELLA-RAM son of CHELLARAM employed as Commercial Superintendent-D.III in Delhi Electric Supply Undertaking resident at 2/32. Masjid Road, Jangpura, New Delhi-14, have changed my name and shall hereafter be known as KANAYA LAL BHAGWANI.

It is certified that I have complied with other legal requirements in this connection.

B. K. CHELI ARAM [Sd. (in existing) old name]

I, hitherto known as SUNDARA VENKATESWARA RAO PANUGANTI son of (late) Shi P. SATYANARAYANA MURTHY, employed as Draughtsman, F.D.O., Hindustan Shipyard Limited, Visakhapatnam, resident at 31-22-2/A, Dabagardens, Visakhapatnam-530 004, have changed my name and shall hereafter be known as S. R. PANUGANTI.

It is certified that I have complied with other legal requirements in this connection.

S. V. R. PANUGANTI [Sd. (in existing) old name]

I, hitherto known as RAM NARAIN YADAV son of (late) MUKTAL SINGH, employed as Technician Grade I in National Metallurgical Laboratory, Jamshedpur-7, resident at Qr. No. 171/2/4 Baghbera Colony, Jamshedpur, have changed my name and shall hereafter be known as RAMNARAIN SINGH.

It is certified that I have complied with other legal requirements in this connection.

RAM NARAIN YADAV [Sd. (in existing) old name]

I, hitherto known as PREM VATI daughter of Shi GUl-KANDI RAM, resident at 3613, Chawri Bazar, Delhi, have changed my name after marriage with (late) MOHAN LAL AGGARWAL, who was working as Junior Clerk in Supreme Court of India New Delhi and shall hereafter be known as SHASHI AGGARWAL.

It is certified that I have complied with other Jegal requirements in this connection.

PREM VATI [Sd. (in existing) old name)

I, hitherto known as OM PRAKASH son of Shri SADDU RAMJI, employed as J.E.P.(I) in Telephone Deptt. resident at 1/6583, Rohtas Nagai, Shahdara, Delhi, have changed my name and shall hereafter be known as OM PRAKASH MIDDHA.

It is certified that I have complied with other legal requirements in this connection.

OM PRAKASH [Sd. (in existing) old name]

I, hitherto known as KRUPASINDHU KAR S/o (Late) GUNANIDHI KAR, of village, Jharkata Patna, employed as Sr. Clerk. Carriage Shop, S.E. Rly. Kharagpur, resident at Ayma, P.O. Nimpura, Kharagpur, have changed my name and shall hereafter be known as BIPIN BEHARI DAS S/o (Late) GUNANIDHI DAS.

It is certified that I have complied with other legal requirements in this connection.

K. KAR [Sd. (in existing) old name]

I, hitherto known as Shri B. SREFDHARAN son of Shri B. SUBBARAM. employed as Auto Exchange Assistant in office of the General Manager, Madras Telephones, resident at No. 1. Umapathy Road, West Mambalam, Madras-600033, have changed my name and shall hereafter be known as B. SREEDAR.

It is certified that I have complied with other legal requirements in this connection.

B. SREEDHARAN [Sd. (in existing) old name]

I, hitherto known as Smt. S. RANGANATHAN, daughter of Shri S. RAMASWAMY, employed as Lower Division Clerk in the Regional Office of the Textile Commissioner, 130, Vivekananda Road, Colimbatore-641009, resident at 78 /C, 4th Street, Gandhipuram, Colimbatore-641012, have changed my nome and shall hereafter be known as Smt. R. SARASWATHI.

It is certified that I have complied with other legal requirements in this connection.

Smt. S. RANGANATHAN [Sd. (in existing) old name]

CORRIGENDUM

Read Mrs SUNITA ARVIND KARNIK instead of Mrs. SUNITA ARVIND KENIK published in the Gazette of India Part IV dated 12-3-1977 at page 47 in Column I.

CHAMBER OF COMMERCE HAPUR

The approval of the Director, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of 1952), read with the Government of India, Ministry of Industry & Civil Supplies, Department of Civil Supplies & Co-operation, Notification No. S.O. 957 dated the 20th March 1975 has been obtained on 22nd January, 1977 to the following amendments made to the Bye-laws of the Chamber of Commerce, Hapu, the same having been previously placed on the notice board of the Chamber under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1954.

Amendments

BYE-LAWS

- I. In definition chapter, the following clause shall be added, after clause (vi):—
 - (via) Clearing Rate: Means the clearing rate of the day or any other rate fixed under bye-law 174Λ(b) for the purpose of payment between members of the differences or dues partaining to the outstanding transactions.
- II. After Bye-law 8, the following new Bye-law shall be added as Bye-law 8A—
- 8A. (i) A broker, immediately after he entres into a transaction relating to hedge contract, shall record it in the 'Kachi Bahi' (in duplicate), prescribed by the Chamber and in the Trading Ring itself on the same day on which he enters into the transaction, All such 'Kachi Bahis' shall be maintained by the Broker for a period of three years from the date on which the transaction has been entered into.
 - (ii) If any transaction relating to hedge contract is not recorded in the 'Kachi Bahi' in the manner specified in clause (i) of this Bye-law, it shall be deemed to be a contravention of this Bye-law and render such transaction illegal in terms of sub-Section (3A) of Section 15 of the Forward Contracts (Regulation) Act, 1952 read with sub-section 3(aa) of Section 11 of the said Act.
 - (iii) Every broker shall be supplied, on payment, the required number of 'Kachi Bahis' in (in duplicate) in form A serially numbered and countersigned by the Secretary or any other Officer authorised by him for that purpose.

- (iv) Every broker shall tender to the Chamber the original page or pages of the Kachi Bahi in which the hedge contract transactions are recorded, immediately after the closure of the market for the transactions made on that day. In token of the receipt of the aforesaid documents the Secretary of the Chamber or the Officer authorised by him for that purpose shall sign in the duplicate copy of the aforesaid documents tendered.
- III. After Bye-law 11, the following new Bye-law shall be added as Bye-law 11 $\dot{\Lambda}$.
- 11A. A broker not complying with the requirements of the above bye-law shall be liable to be dealt with under the disciplinary bye-laws by the Secretary of the Chamber.
- IV. After Bye-law 22, the following new Bye-law shall be added as new Bye-law 22A.
- 22A. No broker shall be permitted to enter into forward transactions either before or after the trading hours. Contravention of this Bye-law shall render a broker liable to serve disciplinary action including dismissal or suspension or penalty.
- V. After Bye-law 38, the following new Bye-law shall be added as Bye-law 38A.
- 38A. No member shall enter into a hedge contract during such period when trading therein is suspended or prohibited under the Bye-laws or under Forward Contracts (Regulation) Act, 1952.
- VI. After Bye-law 47, the following new Bye-laws shall be added as Bye-laws 47A and 47B.
- 47A. A buyer of rendy goods shall weight over and take delivery of the goods within eleven days from the date of the contract.
- 47B. The period of 11 days shall include holidays and half-holidays.
- VII. The following new Bye-law, 'under the heading ''Bazar Dhara'' Terms, shall be added after Bye-law 59 as Bye-laws 59Λ and 59B.

Bazar Dhara Terms For Ready Transactions

- 59A. In a transaction for ready goods on "Bazar Dhara" terms the buyer shall take delivery of the goods from the seller's godown or at Mill gate as may be agreed upon with in seven days from the date of the contract, if the last day falls on a holiday the buyer shall take delivery of the goods on the day preceding the last day for delivery, but if the market is closed all of a sudden the buyer shall take delivery on the next opening day only such goods as are lying in the godown of the seller or his agent shall be sold as ready goods.
- 59B. In a transaction for ready goods according to "Bazar Dhara Terms", the buyer and the seller shall be entitled to make such conditions as they may mutually agree upon at the time of entering into contract. In absense of any such special conditions, the following terms shall apply to the "Bazar Dhara Terms"—
 - (a) Refraction in linseed shall be 6% mutual.
 - (b) The system of drawing samples, for refraction quality, etc. shall be as follows:—
 - In linseed 10 bags per 100 bags shall be selected (one out of ten) by the buyer and the sample shall be drawn by joining two hands (khoba) from samples bags keeping five of them vertical and five of them borizontal.
 - (c) The weight of the sample shall not be more than one kilogram.
 - (d) Bags shall be without patches.
 - (e) The weight of the bags shall be included in the weight of the goods but a charge of 25 paise per bag will be made from buyer.

- (f) Other conditions regarding Dhalta, Dami, Tulei, Palleydari, Marking Ftc. shall be the same as agreed upon by the parties and which shall be in usage in the market:---
- (g) Other conditions shall be the same as in the byelaw relating to ready transactions.

VIII. In Chapter V, in Rules regarding quality (Khad) after Bye-law 60 (XV), a new para (XVI) shall be added as under :--

(XVI) LINSEED

Refraction in the goods tendered shall be as under :-

- (i) Refraction Basis.
 - (a) 6 percent mutual.
 - (b) Excess of refraction above 6 percent upto 8 percent to be tendered as refraction and allowance to be made to the buyer at full value for such excess only.
 - (c) Excess of refraction above 8 percent upto 12 percent to be treated as refraction and allowance to be made to the buyer at full value for such excess only and the seller shall also pay additional allowance as clearing charges at the rate of 30 paise per 100 kilograms to the buyer.
 - (d) Buyer to have the option to reject if the tender contains refraction in excess of 12 percent.

(ii) REFRACTION.

- (a) Foreign matter:—Dirt, foodgrains and all nonoileaginous impurities to be treated as full dirt, i.e., valueless and included in refraction.
- (b) Other Oilseeds (Oileaginous impurities):—Oil seeds other than linseeds (except Castorseed) to be reckened as ½ dirt upto 3% and full dirt over 3 percent castorseed to be treated as dirt, Further presence of traces of castorseed or Castorseed husk will give the buyer the option to clean at Seller's expense subject to a cleaning charge of 30 paise per 100 Kilograms as per this rule no other cleaning charges shall be payable by the seller.
- (c) Damaged Seed :—(Externally and internally discoloured) upto 6% to be reckoned as ½ dirt. Excess over 6% upto 8 per cent as 1 dirt and excess over 8 percent as full dirt.
- (d) Slightly damaged or touched seed (Externally discoloured) I percent free, excess over 1% to be reckoped as 1 ditt.

IX. In Bye-law 144, the following words shall be added in the end after the word Trading

"in the commodities permitted to be traded at the Chamber".

- X. After Bye-law 163, the following new Bye-laws shall be added as Bye-laws 163A & 163B
- 163A. (i) Every hedge contract entered into by a trading member in accordance with these Bye-laws shall be immediately recorded in his 'Kabale Bahis' (contract book).
- (ii) Every trading member shall be supplied, on payment, the required number of 'Kabala Bahis' (contract book) (in duplicate) in prescribed Form, serially numbered and countersigned by the Secretary or any other officer authorised by him for that purpose.
- (iii) Every trading member shall tender to the Chamber the original page or pages of the 'Kabala Bahis' in which the hedge contract transactions are recorded immediately after the closure of the market for the transactions made on that day upto the closing time of the market.
- (iv) Details of all such contracts entered into by the trading member should be reported to the Chamber in the manner specified in Bye-laws 177 to 192.

- (v) Any transaction relating to hedge contract not recorded in the 'Kabala Bahis' or not reported to the Chamber shall be deemed to be a contravention of this Bye-law and render such transaction illegal in terms of sub-section (3A) of Section 15 of the Forward Contracts (Regulation) Act, 1952 read with Sub-Section 3(aa) of Section 11 of the said Act.
- '163B. (a) All hedge contracts between members shall be through brokers. All such hedge contracts shall be entered into only in the trading ring specified by the Board of Directors. These contracts shall be prepared in duplicate in the official forms given in the Appendix unless otherwise provided for in the Bye-laws hereunder. These contracts must be signed by the member or his authorised representative and the stamp of the member's name shall be affixed at the end. The transactions therein shall be confirmed by the corresponding member under his signature and stamp. This will constitute a legal contract between the signatory parties under the Bye-laws of the Chamber. Provided that the above provisions shall not apply to RUBRU transactions as defined in Bye-law 169 & 170.
- (b) The original contract shall be Submitted by the member to the opposite member with whom he has made the transactions while retaining the copy for his own record.
- (c) All hedge contracts between a trading member and a non-member client/clients shall be reported to the Chamber in the manner specified in Bye-law 178.
- (d) All hedge contracts entered into by a trading member with a non-member client/clients and appropriated by the member should be done either in the ring specified by the Board of Directors or in the office of the trading member and such contracts should be reported to the Chamber in the manner specified in Bye-law 105.

Vigilance Committee

- $XI.\ After\ Bye-law\ 173$ the following new bye-law shall be added as Bye-law 173A.
- 173A. (a) The Board shall, every year as soon as it is constituted under the Articles of Association, to appoint the Vigilance Committee of not more than 3 persons from among the Directors and/or Trading members.
- (b) The Forward Markets Commission shall, however, have power to appoint, at any time or from time to time not more than 2 persons, whichever members or not, to be members of the said Vigilance Committee in addition to the members appointed under clause (a).
- (c) The Vigilance Committee shall have power to investigate into and report on the violation of any provisions of the bye-laws, or of rules, regulations, order or instructions issued thereunder, or under the Forward Contracts (Regulation) Act, 1952 or on such other matters of a like nature as may be entrusted to it by the Board either on its own initiative or on receipt of complaints on such violations. The Committee shall atleast once in every month or oftener, if necessary send a report to the Board as to the work done by it.
- XII. After Bye-law 174, the following Bye-law shall be added as Bye-law 174A, namely :---
- 174A (a) A Daily Rates Committee, functioning as a panel, shall be constituted every year after the election of new Board of Directors. It shall comprise of five persons, two to be elected from amongst the members, and three from amongst the brokers of the Chamber, who are usually present at the Trading Ring. Any one of the said five persons. in serial order, according to availability will verify the Daily Rates.
- (b) (i) 'With a view to check manipulation in rates and/or queting of fictitious or widely divergent artificial rates in the Trading Ring of the Chamber, the Board, whenever necessary, may appoint a committee of not less than 3 Directors and/or members to fix the clearing rate, irrespective of any rate quoted in the Ring. Subject to a right of appeal to the Board as contained in Bye-law 175 hereinafter the rate fixed by the aforesaid Committee shall be binding on all the parties entering into hedge contracts under the bye-laws of the Chamber.
- (ii) A trading member or broker quoting fictitious or widely divergent artificial rates and/or manipulates or attempts to manipulate in the Ring shall also be liable for disciplinary action under the bye-law of the Chamber.

- XIII. For the existing 'ading of Chapter IX, the words "cover money" shall be substituted by the word "Margins"
- XIV. In the present Bye-law 178, the words "(a) (i)" shall be substituted after the figure 178 and at the end the following shall be added.
 - (ii) A penalty of Rs. 21/- shall be imposed for late submission of Daily Reports by the trading members upto 2.00 P. M. and after that in addition to the said penalty the Secretary shall suspend the trading member concerned till the time of receipt of his Daily Report in the Chamber. The Secretary shall immediately post the notice of suspension on the Notice Board of the Chamber.
 - (iii) No Daily Report shal be accepted by the Chamber after 5.00 P.M. provided that in case of unforeseen circumstances and on the request of the trading member the President of the Chamber, if fully convinced of the helplessness of the trading member, may exempt him from the provisions of the above byelaw and thereon the Daily Report of such member shall be accepted.
- (b) All Patan (Rubru) transactions referred to in Byelaw 169 shall be reported to the Chamber in the Form B prescribed therefor and all provisions relating to daily reports for hedge contracts shall apply mutatis mutandis to all such patan transactions.
- (c) Every trading member shall report to the Chamber in the prescribed Form C the transactions, excepting the transactions under Bye-law 178 (b) above, of his clients appropriated by him and all provisions relating to daily reports for hedge contracts shall apply mutatis mutandis to all such appropriated transactions.
- (d) A trading member appropriating to himself the transactions of his non-member clients shall not match the transactions of one non-member client with another non-member client directly. All such transactions should pass through him as business done on his own account.
- (e) Any transaction relating to hedge contracts not reported to the Chamber in the manner specified in this Byelaw shall be deemed to be a contravention of this Byelaw and render such transaction illegal in terms of Sub-Section (3A) of Section 15 of the Forward Contracts (Regulation) Act, 1952 read with Sub-Section 3(aa) of Section 11 of the said Act.
 - XV. Clause (b) of Bye-law 183 shall be deleted.
- XVI. (i) All the references to cover mor , in Chapter IX shall be deleted.
 - (ii) In Bye-law 185,
- (A) For clause (a), the following shall be substituted, namely:—
- (i) All hedge contracts shall be subject to Daily Clearing through the clearing House. Settlement of differences due to outstanding contracts and other liabilities shall be made through the Clearing House.
- (ii) In case of contracts coming under clearing for the first time differences shall be calculated between the contract rate and the clearing rate and in case of contracts coming under subsequent clearing differences shall be calculated between clearing rates.
- (B) For clause (e), the following shall be substituted, namely:—
- "A trading member who fails to pay the amount of difference at the clearing rate in accordance with clause (a) above, shall be declared a defaulter by the Clearing House-Committee and dealt with in accordance with these Byelaws.
- XVII. In Bye-law 188, in line 1, after the word "member" and before the words "to maintain", the following shall be substituted, namely:—
 - "to pay full amount of difference with his Daily Reports and"
- XVIII. After Bye-law 192, the following new Bye-laws shall be added as bye-laws 192A, 192B & 192C, namely:—

192A. Any dispute arising out of the working of the Clearing House Committee whose decision shall be binding upon the parties subject to a right of appeal to the Board within 24 hours of the decision of the Clearing House and before the words "to maintain", the following shall be substituted namely:—

"to pay full amount of difference with his Daily Reports

XVII. In Bye-law 188, in line 1, after the word "member" Committee. The appeal fee shall be Rs. 30/- half of which shall refunded to the appelant if the decision goes in his favour. Till the decision of the Board the member concern-

192B. The Clearing House shall not be deemed to gurantee the title, ownership, genuineness, regularity or validity of any documents passing through the Clearing House.

192C. The Chamber, the Boara, the Clearing House Committee or any of the its members snall not be liable and answerable for anything done or omitted to be done by the Clearing House or in respect of the title, ownership, genuineness, regularity or validity of any documents passing through the Clearing House.

- XLX. In Bye-laws 193 and 194.
 - (i) Wherever the figures and words "37.32 kg". occur the figures and words "100 kg." shall also be added.
 - (ii) Wherever the word "Kattas" occur bags shall also be added.

XX. In Bye-law 195, for the words "provided that the goods at the time of issuing such delivery orders" the following shall be substituted, namely:—

"provided that the goods to be delivered are ready at the place specified in the Delivery order at the time of issuing such delivery order in his or his agents' godown or in the

XXII. After Bye-law 208, the following new Bye-law shall be added as Bye-law 208A, namely :—

godown of his non-members client on whose behalf the Delivery order is being issued".

XX. In Bye-law 202, after figures and words "7464.84 kg." the following shall be added, namely :—

"and 5,000 kg."

XXI. For the existing Bye-law 206, the following shall be substituted, namely :—

"206(a) Every year the Board shall appoint 9 persons from amongst the trading members or their authorised representatives, other than Director, or from non-members, if deemed expediently by the Board, to act as surveyors and forward the names of such surveyors to the Forward Mar kets Commission.

- (b) The Board, if it considers it in the interest of the trade, may however, constitute more than one panel, each of 9 persons as specified in sub-clause (a) above, so as to provide separate panels for the different commodities traded at the Chamber.
- (c) The Forward Markets Commission, may if it so desires, add at any time to the list of persons appointed by the Board to act as surveyors not more than 3 persons whether members or not, in each panel to act as surveyors and intimate the Chamber of their names.
- (d) The persons so appointed by the Board and the persons, if any, nominated by the Forward Markets Commission as above shall be the surveyors for the year in the panel or panels.
- (e) A surveyors so appointed shall continue to be on the panel of surveyors till he resigns or his appointment is changed by the Board of Directors or the Forward Markets Commission.
- (f) The panel or panels of Surveyors so appointed shall continue until a new panel is appointed

XXII. After Bye-law 208, the following new Bye-law shall be added as Bye-law 208A, namely:—

208A. In case of any dispute between the seller and the buyer as to whether the goods are tenderable or not against

the heage contract and/or whether the goods are of the alea/place mentioned in the Delivery order both the seller and buyer can ask for a preliminary survey of goods as under:—

- by him he sciler desires survey of the goods tendered by him he shall inform the buyer and the Chambe accordingly appoints his surveyor in prescribed from D within 24 hours of the time of his getting back the Delivery order issued by him with the signatures of buyers to whom the said Delivery order has been passed on by the Chamber for preliminary survey and within 3 days from the date of the delivery of the goods for final survey.
- (ii) If the survey is desired by the buyer he shall intorm the seller and the Chamber accordingly and appoint his surveyor in prescribed Form he within 3 working days of the receipt of the delivery order by him it the goods tendered are located at Hapur and within 5 working days if the goods tendered are located at an outstation Delivery Centre for preliminary survey and within 3 days from the date of the delivery of goods for final survey.

In cases where preliminary survey is desired, the buyer shall take delivery only after the goods are declared fit for delivery in survey.

- (iii) The surveyors atter making survey of the goods at the place where the goods are lying and after inspection of the goods and taking out samples from bags, kattas or panseras, in whatever manner they like, shall report to the Chamber within the prescribed time with copies to the parties whether the goods are tenderable or not under the hedge contracts of the Chamber and whether the goods are of the place as mentioned in the Delivery order. The decision of the Surveyors shall be final and binding on both the parties, subject, however, to a right of appeal to the Appelate Survey Committee as laid down in Bye-law 211 of the Chamber.
- (iv) After goods are declared fit for delivery in survey the buyer shall take delivery of goods within 120 hours from the time of the availability of the survey report if the goods are delivered at Hapur or 168 hours if the goods are delivered at an out station Delivery Centre.
- vey the goods shall be rejected and the provisions of Bye-law 218(c) shall apply.

XXIII. After Bye-law 209, the following new Bye-laws shall be added as Bye-laws 209A and 209B, namely:—

209A. The names of all the three surveyors appointed for conducting the survey shall be notified by the Chamber to the surveyors and the parties concerned. The surveyors appointed by the President shall arrange for the survey of the goods alongwith the other surveyors.

209B. Nothwithstanding the provisions of Bye-law 208 in the event of both the buyer and the seller appointing the same person as their surveyor the president need not appoint his surveyor. The surveyor so appointed shall act as a sole surveyors

 $^{\circ}XXIV.$ For the existing Bye-law 210, the following shall be substituted, namely :—

- 210. (a) If any surveyor, after his selection, either refuses or otherwise fails to act as a surveyor, a new surveyor shall be appointed by the President or the Vice-President within 24 hours from the receipt of such refusal in writing or of intimation of such failure.
- (b) The name of such surveyor, who refuses or fails to act as a surveyor, shall be removed from the panel of Surveyors and another person shall be nominated in his place to complete the panel. In case such surveyor happens to be the nominee of the Forward Markets Commission his case shall be referred to the Commission for necessary action.

XXX. After Bye-law 218, the following new Bye-law shall be added as Bye-laws 218A to 218E, namely:—

218A. Appeal fees shall be Rs. 40/- per sample and shall be paid in advance by the party preferring an appeal. The

appeal fee shall ultimately be borne by the party against whom the decis on is given in the appeal and shall be paid into the Chamb r within the next day of the declaration of the result of the appeal by the Appellate Survey Committee

218B Each member of the Appellate survey Committee shall be paid out of the appeal fee Rs. 10/- and remaining shall go to the Chamber

218C The Board may take a appropriate action they deem necessary against the defaulting parties in respect of the payment of survey or appeal fees

218D The Board shall have power to increase or decrease the rate of fees mentioned in Bye-laws 215 and 218A and also to increase or decrease the amount to be paid to the members of the Appellate survey Committee mentioned in Bye-law 218B.

218E. The above provisions shall apply in mutatis mutandis to all surveys whether preliminary or final surveys and for each of these separate fees and expenses shall have *o be paid by the party applying for the survey.

XXVI. In Bye-law 229, in line 2, the words "in gur" be deleted

XXVII After Bye-law 230, the following new bye-law shall be added, namely:—

230A Whenever, under Bye-law 230 the maximum and/or minimum rate of rates is/are fixed during a delivery period or if the same shall have been fixed during a non-delivery period and shall not have come to an end before the first tender day, notwithstanding and thing contained in other bye-laws the following provisions shall apply in respect of delivery orders and delivery of goods thereunder regarding transactions for such delivery period .—

- (a) If the buyer does not take delivery of delivery order, the buyer shall be deemed to have invoiced back the delivery order to the seller at the minimum rate applicable for that delivery period and in that event the buyer shall pay damages equivalent to the difference between the rate of the previous clearing or the rate of the contracts (whichever is applicable) and the minimum rate so fixed. In the event of the buyer failing to take delivery of goods after accepting the delivery order the seller shall act in accordance with other bye-laws
- (b) If the seller does not issue Delivery Order for fulfilment of his outstanding sale transactions by the last tender day, the seller shall pay damages equivalent to the difference between the rate of the previous clearing or the rate of contract (whichever is applicable) and the Due Date Rate provided such rate is higher than the previous Clearing Rate or the rate of contract. The seller shall also pay penalty as per Byelaw 193 provided the amount so prescribed does not exceed the amount equivalent to the difference between the Due Date Rate and the maximum rate fixed. In case the seller or his agent fails to give delivery of the goods, the buyer shall act in accordance with other bye-laws in this respect

XXVIII. After Bye-law 233 the following new Bye-laws shall be added as Bye-law 233A, 233B 233C, 233D 233F, namely:—

233A. (a) The Board shall have power at any time and from time to time to call upon all or any member to submit detailed statement in duplicate, one copy for use of the Chamber and other for the use of the Forward Markets Commission, information relating to hedge contracts entered into by a member or members in such form and such manner as may be specified

- (b) In particular, and without prejudice to the generality of the foregoing power such information may relate to the following matters
 - (i) Contracts entered into by a member with another member either in his own name or through another member on his own account.
 - (ii) Contract entered into by a member on behalf of each or all of his clients.

- (III) Business of non-members appropriated by the member to himself
- (c) The Board shall have power for the purpose of verifying or checking any statement submitted by a member under this bye-law to call for the production of the books of any trading member or broker and/or call for any explanation from any member or broker. A member or broker failing or neglecting to submit any such statement or to produce any such books or to give any such explanation shall be liable to be dealt with under the disciplinary bye-laws.

233B (a) If, in the opinion of the Foiward Markets Commission in emergency has arisen or exists in the market, the Commission, may call for periodical statements relating to the hedge contracts entered into by the trading members in such form or manner as may be prescribed.

- (b) In particular and without prejudice to the generality of the foregoing clause, the information may relate to the following matters:—
 - (1) Contracts entered into by a trading member with another trading member in his own name or through another member on his own account
 - (11) Contracts entered into by a trading member on behalf of each of all of his clients.
 - (111) Business of non-members appropriated by the trading member to himself.

233C (1) The Forward Markets Commission may where in its opinion it is expedient so to direct the closure of the trading for a period not exceeding three consecutive days and may if the Commission is of the opinion that it is expedient to to do, direct extension of closure for such further period not exceeding three days at a time as the Commission may deem fit so however, that the total period of closure shall not exceed 13 consecutive working days.

(11) The Board may in their sole discretion and with the concurrence of the Forward Markets Commission close the trading for such period not exceeding five days at a time for any reason they may deem proper and such period may be extended by the Board with the prior sanction of the Forward Markets Commission beyond the five days as may be deemed necessary and/or as directed by the Commission.

233D If the Board shall receive a declaration signed by at least 30% authorised representatives of trading members entitled to attend and vote at a general meeting stating that —

- (a) A someeze corner, or
- (b) A bear raid, exists the Board Shall consider the same at a meeting convened for the purpose withm three working days after the receipt of such declaration, for the purpose of deciding whether such emergency as was declared exists, whether or not any such declaration shall have been received, it shall be competent to the Board on their own initiative to consider at any time whether any such emergency exists. In either, case a resolution that such an emergency exists shall not be deemed to have been passed by the Board unless it is passed by a majority of the Directors present and voting (a fraction being counted as an integer) at such meeting and the Board shall act in the manner set forth in bye-law of the Chamber. No such resolution, however shall have any effect until the same shall have been communicated to the Forward Markets Commission and the Forward Markets Commission shall have intimated to the Board its agreement with such resolution

233E The Board may, from time to time, in any case where in its opinion it is expedient so to do, by a resolution passed by a simple majority and concurred in by the Forward Markets Commission, postbone for a specified region or until further notice, outward payment by way of profits accuring to trading members on account of favourable fluctuation in the prices of hedge contracts

(ii) The powers specified in clause (1) above may be exercised by the Forward Markets Commission in any case where in the opinion of the Commission it is expedient in the interest of trade so to do

- 233F. (a) The Board may from time to time by a resolution passed by itself and concured in by the Forward Markets Commission provide for special clearings in respect of hedge contracts and/or transferable specific delivery contracts in the commodities in which trading in hedge contract is permitted under these byc-laws on such basis as may be considered desirable or necessary.
- (b) The powers specified in sub-clause (a) stated above may be exercised by the Forward Markets Commission in any case where in the opinion of the Commission it is exgedient in the interest of the trade so to do.
- (c) Any Variation in respect of clearing in terms of this bye-law and the limits fixed under this bye-law shall be applicable to all transaction in hedge contracts and or transferable specific delivery contracts in the commodities in which trading in hedge contracts is permitted under the Bye-laws, including transactions entered into before such variations are made.
- XXIX. In Bye-law 265A, after clause (iv), the following new clause shall be added as clause (y) namely :—
 - (v) A registered non-member client of the Chamber shall be liable to expulsion, suspension and/or to payment of a fine for (a) misconduct, (b) refusal to abide by awards, (c) unbecoming conduct, (d) violation of bye-laws, (e) publication, misrepresentation and circulation of false rumours, (f) refusal to comply with the request of the Board or a committee appointed by it or the Chamber and (g) non payment of any dues and/or fines etc. as laid down in Bye-law 237 hereto before in respect of the members of the Chamber.

XXX. After Chapter XXII, the following new chapter shall be added as chapter XXIII, namely :—

XXIII. ADDITIONAL BYE-LAWS FOR FUTURES TRADING IN LINSEED:

- 290. Bye-laws begining with No. 290 to 306 (both inclusive) are additional Bye-laws for futures trading in Linseed. All the Bye-laws of the Chamber as may be in force at any time or from time to time shall also be applicable to call the matters connected with hedge contracts in Linseed in so far as these matters are not specifically dealt with in the additional Bye-laws for Hedge Contracts in Linseed and are not repugnant to the additional Bye-laws.
- 291. For the purpose of futures trading in Linseed there shall be a contract called 'LINSEED HFDGE CONTRACTS'
- 292. In respect of 'LINSEED HEDGE CONTRACTS' there shall be three deliveries in a year, viz. MAY. JULY AND SEPTEMBER.
- 293. Subject to the concurrence of the Forward Markets Commission, hedge trading in a new delivery shall commence at the latest by the 1st working day of the delivery month of the current hedge contract. In case, however, the Board decides to commence aforesaid trading from a date other than the above specified date it shall do so with the prior concurrence of the Commission.
- 294. (i) Unless otherwise specified in the contract the Due Date or the last day for delivery of Linseed for different delivery months shall be as follows:—

Months
Due Date
May
31st May
July
31st July
Sentember
30th September

- (ii) If the DUE DATE happens to fall on a holiday, the immediately proceeding day shall be taken as the DUE DATE.
- (iii) The delivery dates shall be 20th and 21st day of the delivery month as provided in the Bye-laws relating to tenders and delivery orders.
- 295. All trading in LINSEED HEDGE CONTRACT in any delivery shall come to an end one day before the due date.

- 296. The units of trading and price quotation in Linseed Hedge Contract shall be 5,000 Kilograms and 100 Kilograms respectively.
- 297. (i) The basis of Linseed Hedge Contract shall be Bold Linseed.
- (ii) the basis of quality of hedge contract for Linseed will be bold grain Linseed containing 110 grains per gramme with musual allowance to buyer or seller as under :—
 - (a) Γor every grain less than 110 grains per gramme allowance at 0.10 percent c4 the contract price to the seller.
 - (b) For every grain more than 110 grains per gramme but not exceeding 160 grains per gramme allowance at 0.10 percent of the contract price to the buyer.
 - (e) For every grain in excess of 160 grain per gramme but not exceeding 190 grains per gramme allowance at 0.15 percent of the contract price to the buyer.
 - (d) If there are more than 190 grains per gramme rejection at the buyer's option.
- 298. (a) Along with his daily report, every trading member shall pay into the margin settlement account of the Chamber with the bank approved by the Board for this purpose or in the office of the Chamber a deposit, by way of margin, not carrying interest, on the basis of the net open position in respect of hedge contracts entered into by the trading member as disclosed by the daily report. The said margin on Linseed Hedge Contracts shall be calculated at the following rates:—

From 1 to 25 units of 5000.00 Kilograms @ Rs 200/-per units.
From 26 to 100 units of 5000.00 Kilograms @ Rs 300/-per units.

From 101 to 250 units of 5000.00 Kilograms @ Rs 500/-per units.

From 251 and above 5000.00 Kilograms @ Rs 1000/-per units.

- (b) The Board, may from time to time, by a resolution passed by itself and concurred in by the Forward Markets Commission make such variation as may be found necessary or desirable in respect of system, time, manner or payment and/or amount of margin payable in respect of all transaction including those entered into before such variations are made.
- (c) The powers specified in clause (b) above, may be exercised by the Forward Markets Commission in any case when in the opinion of the Commission, it is expedient in the interest of trade or public interest so to do.
- 299. (i) Refraction in the goods tendered shall be as

RFFRACTION BASIS.

- (a) 6 percent mutual.
- (b) Excess of refraction above 6 percent upto 8 percent to be tendered as refraction and allowance to be made to the buyer at full value for such excess only.
- (c) Excess of refraction above 8 percent upto 12 percent to be treated as refraction and allowance to made to the buver at full value for such excess only and the seller shall also pay additional allowance as cleaning charges at the rate of 30 paise per 100 kilograms to the buyer.
- (d) Buyers to have the option to reject if the tender contains refrection in excess of 12 percent.

(ii) REFRACTION:

- (a) Foreign matter:—dirt, foodgrains and all nonoileginous impurities to be treated as full dirt, i.e. valueless and included in refraction.
- (b) other oilseeds (oileginous impurities:—Oilseeds other than Linseed (except castorseed) to be reckoned as 1/2 dirt upto 3% and full dirt over 3 percent casterseed to be treated as dirt. Further presence of traces of castorseed or castorseed husk

- will give the buyer the option to clean at seller's expense subject to a cleaning charge of 30 paise per 100 Kilograms, As per this rule no other cleaning charges shall be payable by the seller.
- (c) Damaged Seed:—(Externally and internally discoloured) upto 6% to be reckoned as ½ dirt. Excess over 6% upto 8 percent as ¼ dirt and excess over 8 percent as full dirt.
- (d) Slightly damaged or touched seed (Externally discoloured) 1 percent free, excess over 1% to be reckoned as 4 dirt.
- (c) Dead Seed:—To be reckoned as 4 dirt upto 3% and full dirt over 3 percent.
- 300. The Board, with the prior approval of the Forward Markets Commission, may alter the above tenderable varieties and/or the allowance from time to time in respect of any delivery of hedge contract before commencement of trading in the same.
- 301. If the goods are delivered at out stations centres, the seller shall pay to the buyer Railway Freight from the place of delivery to Hapur at the date prevailing on the date of the issue of the delivery order and such other expenses (including octroi charges at Hapur) as may be fixed by the Board. Such expenses shall be fixed before the Commencement of trading in any delivery.
- 302. (a) The Hedge contract for LINSEED shall be for delivery at Hapur. But the seller shall have the option of delivering LINSEED at outstation centres mentioned in Byelaw 303 and if he chooses to deliver at outstation centres, he shall do so by specifying the same in the delivery order submitted by him under Byelaw 193.
- (b) The Board may with the concurrence of Forward Markets Commission modify the Schedule of Outstation delivery centres prescribed under Ryc-law 303 from time to time in respect of any delivery of the Hedge Contract befor the commencement of trading in the same.
- 303. The Hedge Contract for Linseed shall be for delivery at Hapur. But the seller shall have the option of delivering LINSEED at out station centres viz. Kanpur, Agra, Moradabad. Karvi, Barcilly, Chandausi, Orai, Mau-Ranipur, shall do so by specifying the same in the delivery order submitted by him.

- 304. (a) On or about the due date of the hedge contract, the due date rate shall be fixed by the Board on the basis of :
 - (i) Market Rate of Khad guarantee bold linseed of 110 grains per gramme with 4% refraction, which shall be the spot rate for the basis variety of the Linseed hedge contract at Hapur.
 - (ii) After taking into account the allowance for the 2% extra refraction over the permissible 4% refraction for the Khad guarantee spot rate of the Linseed mentioned in (i) above,
 - (iii) After taking into account the spot prices of Linseed of 110 grain per gramme prevailing in the interior centres prescribed under bye-law 303 above, the railway freight from these centres to Hapur and other expenses as may be fixed by the Board under bye law 304 read with bye-law 290 and such other relevant circumstances which they may in their direction deem fit.
- (b) The Due Date rates so fixed shall be subject to the conditions, if any, applicable to the contract under bye-law 233 (a) and shall also not be higher than the maximum rate or lower than minimum rate fixed for the delivery under bye-law 230.
- (c) All outstanding Linseed Hedge Contracts on the due dates in respect of which no delivery order is submitted to the clearing Section, shall be closed at the due date rate.
 - 305. The Rates shall be exclusive of Sales-tax.
- 306. (a) The following shall be charges per unit of hedge contract in respect of linseed, payable to the Chamber by each buyer and seller on each complete transaction entered into by him:—

Brokerage—Rs. 1.40 per unit. Commission—Rs. 0.50 per unit. Dharmada—Rs. 0.10 per unit.

On Bhiran transaction (sale and purchase contract entered into on the same day at the same rate) only 10 paise per unit will be charged as Chamber commission in addition to brokerage of Rs. 1.40 per unit (b) The Board, may with the prior approval of the Forward Markets Commission, increase or decrease the charges levied under clause (a) above.

FORM NO. A THE CHAMBER OF COMMERCE, HAPUR

(BROKERS KACHI BAHIUNDER BYE-LAW 8A)

		. (5)	CONCIN MICH DA	11.011.52		1/1/	
.Br For Cha		ent of transaction ente	red into on behalf of th	ie membe	r.	SI. No	5
Date of			Licence No				
Unit	Rate	Name of brokers from whom pur- chased	Name of Member on whose behalf the broker in column 3 sold	Unit	Rate	Name of Brokers to whom sold	Name of Member on whose behalf the broker in column 7 purchased
ı	2	3	4	5	6	7	8

^{*}This statement should be submitted to the Chamber by 5-30 P.M. (column 4 and 8 need not be filled in at that time.)

Charity Fund Building Fund

FORM NO.

THE CHAMBER OF COMMERCE HAPUR

(Byc-law 163A)

17 1 - 1 :					WICHIDIC	. (18/20/20	A BAHI)		
	Name							Licence 1	o
Bought		_							2010
No. of Units	Rate	Name of the broker through whom pur- chased	Name of the member for brought		No. of units	Rate	Name of through w		Name of the non- member for whom sold
-	<u> </u>					······································			
Recei	ved original								
		РМ.					Signature	and sta	imp of the member
Date		*** ***** ****							
		FORM OF DAILY I		IBER O	BER UND	MERCE, F DER BYE- ate of tra	LAW 178 Ol		
Commodity	y & Deliver	FORM OF DAILY	Units V	IBER O	F COMN BER UND	IERCE, H DER BYE- ite of trains ra	LAW 178 Ol		
Commodity	y & Deliver	FORM OF DAILY I	Units V	MEME MEME	F COMMER UND	IERCE, H DER BYE- ite of trains ra	LAW 178 Ol	ing Rate	

Amount Deposited in Bank/Clearing House

Amount receivable from Clearing House

Stamp & Signature of the member

FORM NO. B

THE CHAMBER OF COMMERCE HAPOR

FORM UNDER BYE-LAW 178(b) OF THE CHAMBER

Daily Report of the member in respect of 'PATAN' Transaction.

Serial No	
Licence No	
Commodity	
Delivery	SOLD
ber No .of Rate Amount Units	Name of non-mem- ber client for whom sold
	Licence No

Note:—A member appropriating to himself the transactions of his non-member clients shall not match the transactions of non-member client with another non-member client directly. All such transactions should pass through him as business done on his own account.

Signature of position Clerk

Signature and stamp of the member

Signature of tally clerk

FORM NO. C

THE CHAMBER OF COMMERCE. HAPUR

FORM UNDER BYE-LAW 178(c) OF THE CHAMBER

Daily Report of the member in respect of transactions of non-member clients appropriated by him.

Date of Tr			Scrial No. Licence No. Commodity Delivery SOLD				
No. of Units	Rate	Amount	Name of non-mem- ber client for whom bought		Rate	Amount	Name of non-mem- ber client for whom sold

Note:—A member appropriating to himself the transactions of his non-member clients shall not match the transaction of one non-member client with another non-member client directly. All such transactions should pass through him as business done on his own account.

Signature and stamp of the member

Signature of Position Clerk Signature of Tally Clerk

Hapur.

FORM NO. D

THE CHAMBER OF COMMERCE, HAPUR FORM UNDER BYE-LAW 208 A(i) OF THE CHAMBER

Intimation of appointment of Surveyor by the Seller

To,			
	Comment of the Party of the Par	(Buyer)	
	Date————————————————————————————————————	(Date)	
Dea	r Sir,	(,	
		nedge contract	of the goods tendered by us against our sale of
ting	2. We hereby appoint Shri his signature on this letter		as our surveyor. He has given his consent to act a surveyor by put-
	3. Kindly appoint your survey	or and inform us and the	Chamber accordingly, within the prescribed time.
	I agree to act as a Surveyor.		
Sign	nature of the Surveyor		Signature and the stamp of the member
	Copyforwarded to the Secretartoward		erce, Hapur for information and necessary action alongwith Rs
			Signature of the Member
		FO	RM NO. E
		THE CHAMBE	R OF COMMERCE, HAPUR
		FORM UNDER BYE-	LAW 208A(ii) OF THE CHAMBER
	Intimation of appointment of	Surveyor by the Buyer	
To,			
	(Seller)		
Dat	ed: the		
	(Place)	(date)	
Dea	ar Sir,		
		hedge contracts	the goods tendered to us against our purchases of
put	2. We hereby appoint Shri ting his signature on this let	ter.	as our surveyor. He has given his consent to act a surveyor by
	3. Kindly appoint your survey 1 agree to act as surveyor	or and inform us and the	Chamber accordingly within the prescribed time.
Sig	nature of the Surveyor		Signature & stamp of the member
tow	Copy forwarded to the Secreta eards the Survey fee prescribed		nerce Hapur for information and necessary action alongwith Rs
			Signature of the member
ā,	ated 13-6-1978		REOTI SARAN Secretary,
			The Chamber of Commerce,